

# **EXHIBIT B**

## **Patricia Amunategui Subpoena**

**EXHIBIT B**

AO 88A (Rev. 01/09) Subpoena to Testify at a Deposition or to Produce Documents in a Civil Action

## UNITED STATES DISTRICT COURT

for the  
Southern District of New York

S.D.N.Y. Docket Nos.:

03 Civ. 8845 (TPG); 05 Civ. 2434 (TPG);  
06 Civ. 6466 (TPG) 07 Civ. 1910 (TPG);  
07 Civ. 2690 (TPG); 07 Civ. 6563 (TPG)  
08 Civ. 2541 (TPG); 08 Civ. 3302 (TPG);  
08 Civ. 6978 (TPG); 09 Civ. 1707 (TPG);  
09 Civ. 1708 (TPG)

NML CAPITAL LTD.

*Plaintiff*

v.

THE REPUBLIC OF ARGENTINA

*Defendant*

Civil Action No.

(If the action is pending in another district, state where:

SUBPOENA TO TESTIFY AT A DEPOSITION  
OR TO PRODUCE DOCUMENTS IN A CIVIL ACTION

To: Patricia Amunategui, 5858 S. Pecos Rd., Ste. 100, Las Vegas, NV 89120

☒ **Testimony:** **YOU ARE COMMANDED** to appear at the time, date, and place set forth below to testify at a deposition to be taken in this civil action. If you are an organization that is *not* a party in this case, you must designate one or more officers, directors, or managing agents, or designate other persons who consent to testify on your behalf about the following matters, or those set forth in an attachment:

Place: Brownstein Hyatt Farber Schreck  
100 N. City Parkway, Suite 1600  
Las Vegas, NV 89106

Date and Time:

07/28/2014 10:00 a.m.

The deposition will be recorded by this method: Stenographically

☒ **Production:** You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and permit their inspection, copying, testing, or sampling of the material:

Attachment A

The provisions of Fed. R. Civ. P. 45(c), relating to your protection as a person subject to a subpoena, and Rule 45 (d) and (e), relating to your duty to respond to this subpoena and the potential consequences of not doing so, are attached.

Date: 06/19/2014

CLERK OF COURT

OR

\_\_\_\_\_  
*Signature of Clerk or Deputy Clerk*\_\_\_\_\_  
*Attorney's signature*

The name, address, e-mail, and telephone number of the attorney representing (name of party) NML CAPITAL LTD., who issues or requests this subpoena, are:

DENNIS H. HRANITZKY, ESQ. of DECHERT LLP,  
1095 Avenue of the Americas, New York, NY 10036-6797  
Telephone: 212.698.3500 Email: dennis.hranitzky@dechert.com

AO 88A (Rev. 01/09) Subpoena to Testify at a Deposition or to Produce Documents in a Civil Action (Page 2)

Civil Action No. S.D.N.Y. 03 Civ. 8845 (TGP), et al.

**PROOF OF SERVICE***(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

This subpoena for *(name of individual and title, if any)* \_\_\_\_\_  
 was received by me on *(date)* \_\_\_\_\_.

☐ I personally served the subpoena on the individual at *(place)* \_\_\_\_\_  
 \_\_\_\_\_ on *(date)* \_\_\_\_\_; or

☐ I left the subpoena at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
 \_\_\_\_\_, a person of suitable age and discretion who resides there,  
 on *(date)* \_\_\_\_\_, and mailed a copy to the individual's last known address; or

☐ I served the subpoena on *(name of individual)* \_\_\_\_\_, who is  
 designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
 \_\_\_\_\_ on *(date)* \_\_\_\_\_; or

☐ I returned the subpoena unexecuted because \_\_\_\_\_; or

☐ Other *(specify)*:

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also  
 tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of  
 \$ \_\_\_\_\_.

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ 0.00.

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

**Federal Rule of Civil Procedure 45 (c), (d), and (e) (Effective 12/1/07)****(c) Protecting a Person Subject to a Subpoena.**

**(1) Avoiding Undue Burden or Expense; Sanctions.** A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The issuing court must enforce this duty and impose an appropriate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails to comply.

**(2) Command to Produce Materials or Permit Inspection.**

**(A) Appearance Not Required.** A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

**(B) Objections.** A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises — or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

**(i)** At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or inspection.

**(ii)** These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

**(3) Quashing or Modifying a Subpoena.**

**(A) When Required.** On timely motion, the issuing court must quash or modify a subpoena that:

**(i)** fails to allow a reasonable time to comply;

**(ii)** requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person — except that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held;

**(iii)** requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

**(iv)** subjects a person to undue burden.

**(B) When Permitted.** To protect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:

**(i)** disclosing a trade secret or other confidential research, development, or commercial information;

**(ii)** disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or

**(iii)** a person who is neither a party nor a party's officer to incur substantial expense to travel more than 100 miles to attend trial.

**(C) Specifying Conditions as an Alternative.** In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

**(i)** shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

**(ii)** ensures that the subpoenaed person will be reasonably compensated.

**(d) Duties in Responding to a Subpoena.**

**(1) Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:

**(A) Documents.** A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

**(B) Form for Producing Electronically Stored Information Not Specified.** If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

**(C) Electronically Stored Information Produced in Only One Form.** The person responding need not produce the same electronically stored information in more than one form.

**(D) Inaccessible Electronically Stored Information.** The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

**(2) Claiming Privilege or Protection.**

**(A) Information Withheld.** A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

**(i)** expressly make the claim; and

**(ii)** describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

**(B) Information Produced.** If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

**(e) Contempt.** The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(c)(3)(A)(ii).

**ATTACHMENT A**

You are commanded, pursuant to Rule 34(c) and Rule 45 of the Federal Rules of Civil Procedure (the “Rules”), to produce for inspection and copying to the offices of Brownstein Hyatt Farber Schreck, LLP, 100 North City Parkway, Suite 1600, Las Vegas, NV 89106-4614, attention: Kirk B. Lenhard, within 30 days of service hereof, all Documents specified in this Attachment A, in accordance with the Definitions and Instructions set forth herein.

**DEFINITIONS**

1. The term “**Argentina**” means the Republic of Argentina, as well as its ministries, political subdivisions (including without limitation all provinces, cities, municipalities, and the like), representatives, and assigns, and all other Persons acting or purporting to act for or on Argentina’s behalf, whether or not authorized to do so.

2. The term “**Communication**” means the transmittal of information in the form of facts, ideas, inquiries or otherwise.

3. The term “**Concerning**” means relating to, referring to, describing, evidencing or constituting.

4. The term “**Document**” (or “**Documents**”) is defined to be synonymous in meaning and equal in scope to the usage of the term “Documents or electronically stored information” in Fed. R. Civ. P. 34(a)(1)(A), and includes writings, drawings, graphs, charts, photographs, sound recordings, images, and other data or data compilation, stored in any medium from which information can be obtained either directly or, if necessary, after translation by the responding party into a reasonably usable form. A draft or non-identical copy is a separate Document within the meaning of this term. Fed. R. Civ. P. 34(a).

5. The term “**Mossack Fonseca**” means the law firm Mossack Fonseca, its subsidiaries, and affiliates, as well as its partners, associates, agents, representatives, and all other Persons acting or purporting to act for or on its behalf, whether or not authorized to do so.

6. The term “**MF (Nevada)**” shall mean M.F. Corporate Services (Nevada) Limited, located at 5858 S. Pecos Road, Suite 100, Las Vegas, NV 89120, United States of America and its parents, subsidiaries, and affiliates, as well as its employees, agents,

1 representatives, and all other Persons acting or purporting to act for or on its behalf, whether or  
2 not authorized to do so.

3 7. The term “**Person**” means any natural Person, or any business, legal, or  
4 governmental entity, or association.

5 8. The term “**You**” (or “**Your**”) means Patricia Amunategui.

6 **INSTRUCTIONS**

7 1. Documents called for by this subpoena are to include all portions, or pages of  
8 each Document, and all attachments, enclosures, appendices, and supporting document, including, without limitation, originals, copies, non-identical copies (that may contain  
9 handwritten notes, markings, stamps, interlineations or electronic information), drafts, working  
10 papers, routing slips, and similar materials.

12 2. A Document is deemed in your actual or constructive possession, custody, or  
13 control if it is in your physical custody, or if it is in the physical custody of any other Person and  
14 you (a) own such Document in whole or in part; (b) have a right, by control, contract, statute,  
15 order, or otherwise, to use inspect, examine or copy such Document on any terms; (c) have an  
16 understanding, express or implied, that you may use, inspect, examine, or copy such Document  
17 upon any terms; or (d) have, as a practical matter, been able to use, inspect, examine, or copy  
18 such Document when you sought to do so. For the avoidance of doubt, a Document is deemed in  
19 your actual or constructive possession, custody, or control if it is accessible on a network or  
20 server that you maintain.

21 3. The specifications of this subpoena are to be construed as being inclusive rather  
22 than exclusive. Thus, use of the singular form of any word includes the plural and vice versa;  
23 words importing one gender include both genders; the connectives “and” and “or” shall be  
24 construed either disjunctively or conjunctively as necessary to bring within the scope of this  
25 subpoena all Documents that might otherwise be construed to be outside of its scope; the words  
26 “all,” “any,” and “each” shall each be construed as encompassing “any and all.”

27 4. In producing responsive Documents, you should furnish all Documents in your  
28 possession, custody, or control, regardless of whether such Documents are possessed directly by



1 you or by your principals, employers, directors, officers, partners, members, agents, employees,  
2 representatives, subsidiaries, managing agents, affiliates, investigators, or by your attorneys or  
3 their agents, employees, representatives or investigators.

4 5. You are to produce any and all drafts and copies of each Document that is  
5 responsive to any specification of this subpoena and all copies of each such Document that are  
6 not identical in any respect, including but not limited to handwritten notes, markings, stamps,  
7 interlineations, and electronic information.

8 6. With respect to Electronically Stored Information ("ESI"):

9 a.) All electronic mail and spreadsheets responsive to this subpoena  
10 that are maintained in the usual course of business in electronic format are  
11 to be produced in their native format along with the software necessary to  
interpret such files if such software is not readily available.

12 b.) All other Documents responsive to this subpoena that are  
13 maintained in the usual course of business in electronic format are to be  
14 produced in properly utilized, multi-page TIFF Group IV format complete  
with full text extracts and all associated metadata.

15 c.) All Documents responsive to this subpoena are to be produced with  
16 the metadata normally contained within such Documents, and the  
17 necessary Concordance, Introspect or other database load files. If such  
18 metadata is not available, each Document is to be accompanied by a listing  
19 of all file properties relating to such Documents, including, but not limited  
to, all information relating to the date(s) the Documents was last accessed,  
created, modified or distributed, and the author(s) and recipient(s) of the  
Documents.

20 d.) Under no circumstances should ESI be converted from the form in  
21 which it is ordinarily maintained to a different form that makes it more  
22 difficult or burdensome to use. ESI should not be produced in a form that  
23 removes or significantly degrades the ability to search the ESI by electronic  
24 means where the ESI is ordinarily maintained in a way that makes it  
25 searchable by electronic means. Databases or underlying data should not  
26 be produced without first discussing production format issues with  
27 Plaintiff's counsel. If you decline to search or produce ESI on the ground  
28 that such ESI is not reasonably accessible because of undue burden or cost,  
identify such information by category or source and provide detailed  
information regarding the burden of cost you claim is associated with the  
search or production of such ESI.

1           7. All Documents that are physically attached to each other when located for  
2 production are to be left so attached when produced. Documents that are segregated or separated  
3 from other Documents, whether by inclusion in binders, files, subfiles, or by use of dividers, tabs  
4 or any other method, are to be left so segregated or separated when produced. Documents are to  
5 be produced in the order in which they were maintained and in the files in which they were found.

6           8. If any Document, or any part of a Document, called for by this subpoena has  
7 been destroyed, discarded, lost, or otherwise disposed of or placed beyond your custody or  
8 control, you are to furnish a list identifying each such Document by: (a) date; (b) author;  
9 (c) recipient(s); (d) type of Documents (e.g., letter, memorandum, chart, e-mail, etc.); (e) general  
10 subject matter; (f) the Document's present or last-known location or custodian; (g) the date of the  
11 Document's destruction or other disposition; (h) the reason for such destruction or other  
12 disposition; and (i) the Person authorizing such destruction or other disposition.

13           9. Each specification of this subpoena requires production in full, without  
14 abbreviation, redaction, or expurgation, of any responsive Documents. If any responsive  
15 Document is not or cannot be produced in full, produce it to the extent possible, indicating which  
16 Document, or portion of that Document is being withheld, and the reason(s) it is being withheld.

17           10. Documents not otherwise responsive to specifications of this subpoena are to be  
18 produced if such Documents mention, discuss, refer to, or explain the Documents that are  
19 responsive to this subpoena, or if such Documents are attached to Documents responsive to this  
20 subpoena and constitute routing slips, transmittal memoranda, or letters, comments, evaluations  
21 or similar materials.

22           11. If in responding to this subpoena, you encounter any ambiguity in construing it  
23 or any definitions and instructions relevant to it, set forth the matter or term deemed "ambiguous"  
24 and the construction used in responding to the subpoena.

25           12. If a privilege is claimed as the basis for not producing any Documents, you are to  
26 furnish a privilege log setting forth, for each such Documents: (a) nature of the privilege  
27 (including work product) which is being claimed and, if the privilege is governed by state law,  
28 indicate the state's privilege rule being invoked; (b) the type of Documents (e.g., letter,



1 memorandum, etc.); (c) the general subject matter of the Documents; (d) the date of the  
 2 Documents; and (e) the author of the Documents, the addressees and any other recipients of the  
 3 Documents and, where not apparent, the relationship of the author, addressees, and recipients to  
 4 each other.

5 13. The specifications of this subpoena are submitted for the purposes of discovery  
 6 and are not to be taken as waiving any objections to the introduction of evidence on subjects  
 7 covered by this subpoena, or as an admission of the relevance or materiality of any of the matters  
 8 covered by this subpoena.

9 14. This subpoena does not require you to produce Documents produced in response  
 10 to the subpoena to M.F. (Nevada) dated August 13, 2013. To the extent Documents responsive to  
 11 this request were previously provided by M.F. (Nevada), your response should so indicate.

#### 12 **DOCUMENTS TO BE PRODUCED**

13 1. All Documents Concerning the nature of Your affiliation or relationship with each  
 14 of Mossack Fonseca and MF (Nevada).

15 2. All Documents Concerning funds or other property transferred either by one of the  
 16 following Persons to another Person (including any of the following entities), or to one of the  
 17 following Persons by another Person (including any of the following entities) since January 1,  
 18 2010:

- 19 1. A&I Payments Corp. LLC;
- 20 2. Abble Holding LLC;
- 21 3. Abehart Consultants LLC;
- 22 4. Abilene Trade LLC;
- 23 5. Ace Star International LLC;
- 24 6. Agrocomtra USA LLC;
- 25 7. Agroglobe Equity LLC;
- 26 8. Algoya LLC;
- 27 9. Alhambra LLC;
- 28 10. America Holding Corp. LC;
11. American Trade & Packing Ltd.;
12. Andescorp Group Ltd.;
13. Angrain LLC;
14. Ariona Company LLC
15. Arisa Business LLC;
16. Arisdale Trading Ltd.;
17. Aristec Investments LLC;

- 1 18. Asiatik Ltd.;
- 2 19. Aychi Intertrading LLC;
- 3 20. Azzorine International Ltd.;
- 4 21. Balmain Trading Ltd.;
- 5 22. Balmar Development LLC;
- 6 23. Balmond Properties Ltd.;
- 7 24. Balmont Holdings Ltd.;
- 8 25. Banford Properties LLC;
- 9 26. Barkley Marketing LLC;
- 10 27. Bathgate Properties Ltd.;
- 11 28. Best World Supplies Ltd.;
- 12 29. Billbrook Properties LLC;
- 13 30. Binder Chemicals LLC;
- 14 31. Bio Health International Inc LLC.;
- 15 32. Blue Dreams Real Estate Investments Ltd.;
- 16 33. Bright Light Group LLC;
- 17 34. Bullock Developments LLC;
- 18 35. Butler Trading LLC;
- 19 36. Butterfield Consultants LLC;
- 20 37. Buwan Marketing Ltd.;
- 21 38. Buzzard Holdings Ltd.;
- 22 39. Calypsso Group LLC;
- 23 40. Cambridge House LLC;
- 24 41. Carmill Enterprises LLC; and
- 25 42. Carvelle Group LLC;
- 26 43. Cavalagh Commodities LLC;
- 27 44. Citrone Overseas LLC;
- 28 45. Commoditie Trader of America Ltd.;
46. Consolve Investments LLC;
47. Construction & Mining Solutions Ltd.;
48. Coreley Properties Inc. LLC;
49. Cormoran Trading LLC;
50. Cosmetech LC;
51. Crownpeak Enterprises LLC;
52. Cuval Properties LLC;
53. Dillan Atlantic LLC;
54. Dilmond Enterprises Ltd.;
55. Dolfin Trading LLC;
56. Dunrose Trading LLC;
57. Dynamic Fitness LLC;
58. Eastfer International LLC;
59. Eastwood Holdings International Ltd.;
60. Edf Aviation LLC;
61. Environmental Bio Technologies Ltd.;
62. Essex Holdings Group LLC;
63. Estival International Ltd.;
64. Eston Trading Ltd.;
65. Estridge Overseas LC;

- 1 66. Estrivela LLC;
- 2 67. Etco Holdings LLC;
- 3 68. Eurodomainrental.com Ltd.;
- 4 69. Eurogranit LLC;
- 5 70. Everina Holdings Ltd.;
- 6 71. Exeter House LLC;
- 7 72. Exton International LLC;
- 8 73. Eyden Group LLC;
- 9 74. F.G.S. Consulting LLC;
- 10 75. Fairland International LLC
- 11 76. Falconwood International LLC;
- 12 77. Falconwood Services LLC;
- 13 78. Faler Corp. LLC;
- 14 79. Ferretti Corporation Limited;
- 15 80. Ferrex Development LLC;
- 16 81. Fintech Holdings LLC;
- 17 82. Frinvestments LLC;
- 18 83. Future Bright Investments LLC;
- 19 84. Gainford Enterprises LLC;
- 20 85. Galdor Enterprises LLC;
- 21 86. Galway Scott Trading Ltd.;
- 22 87. Gazeera Holdings Ltd.;
- 23 88. Gd Soccer Management LLC.;
- 24 89. Gebisa Holding Ltd.;
- 25 90. Gecko Trading Ltd.;
- 26 91. Genell Estates LLC;
- 27 92. Girandell Trading Ltd.;
- 28 93. Gladstone Cosmetics LLC.;
94. Global Steel Trading LLC;
95. Goldking Investments LLC;
96. Golfin Food Corp. LLC;
97. Ground LLC.;
98. Gtech Consultancy LLC;
99. Gubay Consultants Ltd.;
100. Gudson Group LLC;
101. Gulf Support Services LLC;
102. Hallkyn Group LLC;
103. Hashville International LLC;
104. Hayden International Ltd.;
105. Haze Management LLC;
106. Healy Holdings Ltd.;
107. Hemingway Investments LLC;
108. Hemstead Assets LLC;
109. Hendry Enterprises LLC;
110. Hiltonbay Investment Ltd.;
111. Horus International Consultants LLC;
112. Huston Management Ltd.;
113. Huta Holdings LLC;

- 1 114. Integ Services LLC;
- 2 115. International Security and Intelligence Consultants (ISIC) LLC;
- 3 116. Investment, Sport & Webs LLC.;
- 4 117. Iser Holdings Ltd.;
- 5 118. Ismat International Ltd.;
- 6 119. Itape Investment LLC;
- 7 120. Itelco Holdings LLC;
- 8 121. Itelsa Holding LLC;
- 9 122. Itelsa Services LLC;
- 10 123. Ivor Company Ltd.;
- 11 124. Ivy Lane Group LLC;
- 12 125. Izalco Trading LLC;
- 13 126. Jackinon Equities LLC;
- 14 127. Jacklin Investments LLC;
- 15 128. Jackpot Investments LLC;
- 16 129. Jadas Enterprises Ltd.;
- 17 130. Jagler Invest Ltd.;
- 18 131. Jaguar Capital LLC;
- 19 132. Jesper Equities LLC;
- 20 133. Jet Trade Ltd.;
- 21 134. Jimson Holding Ltd.;
- 22 135. Juniper Trading LLC;
- 23 136. Juno Group LLC;
- 24 137. Jurdan Enterprises Ltd.;
- 25 138. Justin Invest Ltd.;
- 26 139. Kailasa Management Corp. LLC;
- 27 140. Kalo Holdings Ltd.
- 28 141. Kam Holdings Ltd.;
142. Kastel Holding Ltd.;
143. Kelland Marketing LLC;
144. Kelsey Investment LLC;
145. Korman International LLC;
146. Krypton Trading Ltd.;
147. Kumar Holdings LLC;
148. Lacewood Investments LLC;
149. Lake County LLC;
150. Lamberth Investments LLC;
151. Lamberti Trading LLC;
152. Lancy International LLC;
153. Latinamerican Group Investment LLC;
154. Lattice Investments LLC;
155. Link Investments LLC;
156. Little Bay LLC;
157. Londale Investment LLC;
158. Lynton Trading Ltd.;
159. Lynus Overseas Ltd.;
160. Lynward Investments LLC;
161. M.P.I.- Mayward Properties International LLC;

- 1 162. Mafinsa LLC;
- 2 163. Makala Enterprises Ltd.;
- 3 164. Matinsol Enterprises LLC;
- 4 165. Mayfield Trading Ltd.;
- 5 166. Medinvest LLC;
- 6 167. Mel Sea LLC;
- 7 168. Melco Maritime LLC;
- 8 169. Mercury Consultants LLC;
- 9 170. Metal First LLC;
- 10 171. Miro Enterprises Ltd.;
- 11 172. Mochica Enterprises LLC;
- 12 173. Motiva Media LLC;
- 13 174. Multinvest LLC;
- 14 175. Murriel Trading LLC;
- 15 176. Myrando Investments LLC;
- 16 177. Myrex Company LLC;
- 17 178. Nat Enterprises Ltd.;
- 18 179. Natral Investments LLC;
- 19 180. Net Maritime LLC;
- 20 181. Nexsa Trading Ltd.;
- 21 182. Next Level Business Ltd.;
- 22 183. Nexton International LLC;
- 23 184. Neyland Properties Ltd.;
- 24 185. Neymar Investments LLC;
- 25 186. Nortex Trading LLC;
- 26 187. North Boreal Co. LLC;
- 27 188. Novatrade Holdings LLC;
- 28 189. Novel Consulting LLC;
190. Occidental Trading Services LLC;
191. Oceandrive Investments LLC.;
192. Oceanis Group LLC;
193. Oldemar Trading LLC;
194. Olvex Capital Ltd.;
195. Olympia Trading LLC;
196. Ovano Group LLC;
197. Oville Group LLC;
198. Oxford International Services LLC;
199. Oxleys Trading LLC;
200. Pacific Investment Enterprises Ltd.;
201. Pacific Textile Investments LLC;
202. Paragon Capital Group LLC;
203. Pearl Galleries LLC;
204. Pennyroyal Associates LLC;
205. Permanel Investment Limited;
206. Phillips Group LLC;
207. Pixi Incorporated LLC;
208. Polychem Group Ltd.;
209. Premium International Ltd.;

- 1 210. Priemor Group LLC;
- 2 211. Private Portfolio Managing Ltd.;
- 3 212. Private Spa Holding Ltd.;
- 4 213. Provost Management LLC;
- 5 214. Purple Holdings LLC;
- 6 215. Quantum Bay Limited;
- 7 216. Rafina Trading LLC;
- 8 217. Redford House LLC;
- 9 218. Relcove Limited LLC;
- 10 219. Research & Patents Ltd.;
- 11 220. Rgs Steel LLC;
- 12 221. Rochester International Holdings LLC;
- 13 222. Rosset Ltd.;
- 14 223. Royal Games LLC;
- 15 224. Ryder Management Services Ltd.;
- 16 225. Saint Jeronimo Printing Co. Ltd.;
- 17 226. Schenker Chemie Ltd.;
- 18 227. Serena Trading LLC;
- 19 228. Serpro International Ltd.;
- 20 229. Silver State International Investments LLC;
- 21 230. Skyplast LLC;
- 22 231. Smart Steel LLC;
- 23 232. Southwest Steel Group LLC;
- 24 233. Steel Product Services LLC;
- 25 234. Stepney International LLC;
- 26 235. Sunglow Investment LLC;
- 27 236. T.H.I.- Tower House International LLC;
- 28 237. The Ingelec Group LLC;
238. Thunder Overseas Trading LLC;
239. Trenton Properties Ltd.;
240. Trever Welding Industry LLC;
241. United Kitchen Company Ltd.;
242. Vaneggia Holdings Ltd.;
243. Vanguard Foreign Trade Ltd.;
244. Van-Oil Ltd.;
245. Venice Holdings Inc. LC;
246. Vilater LLC;
247. Villette Associates LLC;
248. Westfield International LLC; and
249. Westley House LLC;
250. Westminster Plastics Inc. LC;
251. Woodstar Services LLC;
252. Yale Holdings Ltd.;
253. Zhou Xi Investments (USA) Ltd.;



1           3.       All Documents You have produced, plan to produce or have considered producing  
 2 in response to any subpoena or request, whether formal or informal, received by You or any other  
 3 Person in connection with any inquiry or investigation of, or litigation or proceeding concerning  
 4 Lázaro Báez, an Argentine national, by any government authority, including any such authority of  
 5 or in Argentina.

6           4.       All Documents Concerning the transfer of funds or other property involving any of  
 7 the following Persons:

- 8           1.       Lázaro Báez;
- 9           2.       Martín Antonio Báez;
- 10          3.       Vadim Canale;
- 11          4.       Jorge Norberto Cerrota;
- 12          5.       Jorge Oscar Chueco;
- 13          6.       Ernesto Clarens
- 14          7.       Alejandro Ons Costa;
- 15          8.       Juan Ignacio Pisano Costa;
- 16          9.       Horacio De Bonis;
- 17          10.      Christina Fernandez de Kirchner
- 18          11.      Federico Elaskar;
- 19          12.      Leonardo Fariña;
- 20          13.      César Gustavo Fernández;
- 21          14.      Claudio Giovanni Fontana;
- 22          15.      Verena Úrsula Fontana;
- 23          16.      Daniel Rodolfo Pérez Gadín;
- 24          17.      Nestor Kirchner
- 25          18.      Gianpiero Addis-Melaiu;
- 26          19.      Julio Enrique Mendoza;
- 27          20.      Matías Molinari;
- 28          21.      Nestor Marcelo Ramos;
22.      Fabián Virgilio Rossi; and
23.      Javier Martín Vanella;

22          5.       All Documents Concerning any Communications between You, Mossack Fonseca  
 23 and/or MF (Nevada), on one hand, and any of the following Persons (addresses for which are  
 24 included in parentheses) on the other:

- 25          1.       Aldyne Ltd (Suite 13, 1st Floor, Oliaji Trade Francis Rachel St.,  
 Seychelles);
- 26          2.       Amurnung Sa (P.O. Box 140970, Coral Gables, Fl 33114);
- 27          3.       Avida Capital Markets Corporation (485 Brickell Ave., #2306, Miami, Fl  
 33131);
- 28          4.       Buenos Aires Law, Inc (299 Alhambra Circle, Suite #311 Coral Gables, Fl  
 33134);

5. Cambridge House LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
6. Conway Global LLC (1395 Brickell Ave, 720, Miami, FL 33131);
7. Dunamis One LLC (1395 Brickell Ave, 720, Miami, FL 33131);
8. Ec Group Corporate (8045 Abbott Ave. #19, Miami Beach, FL 33141);
9. Exeter House LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
10. Fairland International LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
11. Fergus International S.A. (P.O. Box 0832-0886, E 54th St. Arango-Orillac Building, World Trade Center, Panama City, Panama);
12. Forbest Ltd (#25 Mason Complex, Stoney Ground, Po Box 193, The Valley, Anguilla);
13. Ground LLC (Piazza Simen 7, 6500 Bellinzona; Piazza Grande 55 A 6512 Giubiasco, Switzerland);
14. Helvetic Services Group (Via Alla Sguancia 23, 6900 Pazzall, Switzerland);
15. Kefren Inc. (Ugartech 3296 Piso 6 A, Buenos Aires, Argentina 1425);
16. Kerry Consultants Sa (P.O. Box 140970, Coral Gables, FL 33114);
17. Litren Company Sa (P.O. Box 140970, Coral Gables, FL 33114);
18. M.P.I. Mayward Properties International LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
19. Manfes International LLC (999 Ponce De Leon Blvd., Suite 1110, Coral Gables, FL 33134);
20. Pampa Realty Investments LLC (2121 Ponce De Leon Blvd, 240, Coral Gables, FL 33134);
21. Plascot Limited (Suite 13, First Floor, Oliaji Trade Centre, Franics Rachel St., Victoria, Moahe).
22. Redford House LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
23. Rochester International Holdings LLC (Via San Gottardo 10, 6900 Lugano, Switzerland).
24. Sgi North America LLC (3225 Franklin Ave, Ph5 Miami, FL 33133);
25. Sgi Ventures LLC (175 Sw 7th St., Miami, FL 33130);
26. T.H.I. Tower House International LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);
27. Westley House LLC (Via San Gottardo 10, 6900 Lugano, Switzerland);

6. Documents sufficient to identify any and all beneficial owner(s) of, and the organizational structure of, each of the Persons listed in Items 2 and 5 above.

7. Documents sufficient to describe the business and operations for each of the Persons listed in items 2 and 5 above.

8. Documents sufficient to identify any and all Person(s) authorized to give instructions on behalf of each of the Persons listed in Items 2 and 5 above.

1           9.       Documents sufficient to identify all assets of each of the Persons listed in Items 2,  
2       4, and 5 above.

3           10.       Documents sufficient to identify all bank accounts maintained by, on behalf of, or  
4       in the name of each of the Persons listed in Items 2, 4, and 5 above.

5           11.       Documents sufficient to identify all services provided by You, Mossack Fonseca  
6       and/or MF (Nevada ) to each of the Persons listed in Items 2, 4, and 5 above.

7           12.       Documents sufficient to identify all Persons acting on behalf of You, Mossack  
8       Fonseca and/or MF (Nevada ) to perform services to any Persons listed in Items 2, 4, and 5 above.

9           13.       All Documents Concerning the registration, re-registration, incorporation,  
10       reincorporation, transfer in control, change in the structure or governance, dissolution or  
11       termination of any of the Persons listed in Items 2 and 5 above in any jurisdiction by You,  
12       Mossack Fonseca and/or MF (Nevada ).

13          14.       Documents sufficient to show the identity, responsibilities and lines of reporting  
14       structure of or for each employee, agent or principal of MF (Nevada).

15          15.       All Documents Concerning the relationship between You, Mossack Fonseca  
16       and/or MF (Nevada).

17          16.       All Documents Concerning the relationship between Aldyne Ltd. and You,  
18       Mossack Fonseca and/or MF (Nevada).

19          17.       All Documents Concerning the relationship between Plascot Ltd., on one hand,  
20       and You and/or MF (Nevada) on the other.

21          18.       All Documents Concerning the relationship between Forbest Limited and You,  
22       Mossack Fonseca and/or MF (Nevada).

23          19.       All Documents Concerning the relationship between Bugloss Holdings SA and  
24       You, Mossack Fonseca and/or MF (Nevada).

25          20.       All Documents Concerning the transmission or transfer of any Documents in the  
26       possession, custody or control of the Persons listed in Items 2 and 5 above to or from You,  
27       Mossack Fonseca and/or MF (Nevada) from or to any other Person. See Mossack Fonseca  
28       Promotional Booklet at 27, available at <http://issuu.com/mossfon/docs/corporatebooklet>

1 (“Mossack Fonseca & Co. maintains standards, procedures and internal controls to know our  
2 clients and their activities, to avoid capital laundering risks and to guarantee that operations are  
3 not carried out with individuals or institution[s] whose identities cannot be confirmed or whose  
4 activities are incompatible with those supported by Mossack Fonseca & Co.”). For the avoidance  
5 of doubt, this request includes but is not limited to Documents concerning the current location of  
6 such Documents.

7 21. All Documents Concerning Your role in responding to the subpoena dated August  
8 13, 2013 to M.F. (Nevada). See id. at 23 (“Company Formation: For each of your companies  
9 there is an online file with the details of its establishment, the board of directors, every case every  
10 [sic] assigned to the file and its invoicing history.”).

11 22. All Documents concerning any efforts undertaken in response to the subpoena  
12 dated August 13, 2013 to M.F. (Nevada).

13 23. Documents sufficient to identify all Persons providing instruction, contacted,  
14 asked to assist or otherwise involved in responding to the subpoena dated August 13, 2013 to  
15 M.F. (Nevada).

16 24. Documents sufficient to identify all sources of Documents produced in response to  
17 the subpoena dated August 13, 2013 to M.F. (Nevada).

18 25. All Documents Concerning Your efforts to forward any subpoena served on You  
19 and/or M.F. (Nevada) directed to any of the Persons listed in item 2 above.

20 26. All Documents Concerning the Documents retention policies of M.F. (Nevada)